

United States District Court for the Western District of WA
Robert Tatum, Plaintiff,
vs
Mike Meisner, et al, Defendants.

Case no. 13-CV-44

- Notice of Appeal and Motion for Production of
- Transcripts + Appellate Costs at Defendants' Expense -

Plaintiff Robert L. Tatum hereby informs the Court he appeals the screening order, ruling on class certification, summary judgment, final judgment, and denial of relief and for reconsideration etc. Tatum also moves for transcript (1) of the trial + other hearings be produced, and that all appeal costs be charged to defendants as a cost of litigation; I, Robert L. Tatum, certifies that the following facts are true and correct to my best personal knowledge + belief under penalty of perjury, 28 USC 1746:

1. I am the pro se plaintiff in this case; I was allowed to proceed in forma pauperis, and prevailed at a bench trial proving a violation of RLUIPA, entitling my litigation costs be paid by defendants.

2. I cannot afford to pay appeal filing fees or for the transcripts to be produced, my financial situation hasn't improved since in forma pauperis determination, and the state is stealing + taking 100% of any money I would get.

3. Since I prevailed at trial entitling my costs of this case's litigation be borne by defendants, all appellate costs must also be borne, as they represent litigation costs.

4. Due to defendants / the State illegally confiscating my legal materials, I don't have a docket sheet to know the exact date of the orders appealed from. I don't even have a copy of the recent denial of reconsideration since my transfer to GBCI, it "disappeared." DOI / DOC also illegally confiscated my legal books and my envelopes to obstruct my ability to litigate. see attached Exhibit #1 ICE Report, allowing the taking of my legal books. #18-11752 which is true + correct to what it is purported to be under penalty of perjury.

5. GBCI has also (yet again) placed me in seg under false allegations + unwarranted reasons (i.e. saying that I was in seg at Rocius County which is FALSE I was never in seg. there, then for refusing GBCI transfer, when I had legit health + safety concerns re: inmate separation preventing transfer. a gang affiliated informant who testified for the state in my case is at GBCI - DOI intentionally mishandled separation / SPN papers + forced transfer, because they're desperate to get me to this cancer-killing seg. environment and obstruct my ability to litigate / communicate.) The GBCI staff are forcing use of crayons to do litigation in seg., a further attempt to stifle effective litigation in GBCI / DOC.

6. I've previously explained how library research denials.

WHEREFORE: Tatum requests his motions be granted as urged
dated this 4th of July, 2016. Signed: 